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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/901,032	07/10/2001	Noriyuki Jinbo	032567-017	6369
7590 09/20/2005			EXAMINER	
Platon N. Mandros			SINGH, SATWANT K	
BURNS, DOA	NE, SWECKER & MATH	HS, L.L.P.		
P.O. Box 1404			ART UNIT	PAPER NUMBER
Alexandria, VA 22313-1404			2626	
			DATE MAILED: 00/20/2000	•

Please find below and/or attached an Office communication concerning this application or proceeding.

SEP 2 3 2005

	Application No.	Applicant(s)			
Office A 41's a October 2011	09/901,032	JINBO ET AL.			
Office Action Summary	Examiner	Art Unit			
	Satwant K. Singh	2626			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	TE OF THIS COMMUNICATION 6(a). In no event, however, may a reply be tim ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONED	l. ely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on					
,	action is non-final.				
3) Since this application is in condition for allowan	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.			
Disposition of Claims					
4) ☐ Claim(s) 1-32 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) 1-6,8-13 and 16-32 is/are allowed. 6) ☐ Claim(s) 7,14 and 15 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or					
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the confidence of Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine 11).	epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119	÷				
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list of the priority documents 	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No d in this National Stage			
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

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DETAILED ACTION

Response to Amendment

1. This office action is in response to the amendment filed on 07 June 2005.

Response to Arguments

2. Applicant's arguments filed 07 June 2005 have been fully considered but they are not persuasive. Applicant states that claim 1 of the co-pending application has been cancelled (page 14, 2nd paragraph). However, claim 1 of the co-pending application 10/040,380 is still a part of the application.

Priority

3. Acknowledgment is made of applicant's claim for foreign priority under 35 U.S.C. 119(a)-(d).

Double Patenting

1. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Claims 7, 14, and 15 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claim1 of copending

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Application No. 10/040,380. Although the conflicting claims are not identical, they are not patentably distinct from each other because the subject matter claimed in the instant application is fully disclosed in the referenced copending application and would be covered by any patent granted on that copending application since the referenced copending application and the instant application are claiming common subject matter as follows:

Regarding Claim 7, an image forming apparatus, comprising a printer (image forming device) which prints a print job on paper; a communication device which communicates wireless with a prescribed portable terminal when there is a print job waiting for being printed by said printer (wireless communication unit capable of wirelessly communicating with said portable terminals); a position detector of said portable terminal based on a communication result of said communication device (identifying unit); and a mode selector which select one mode from a plurality of modes concerning power consumption of said printer based on said position of said portable terminal detected by said position detector (power saving control unit).

Regarding Claim 15, an image forming apparatus, further comprising a terminal selector which selects a portable terminal according to said external device (identifying unit for identifying a portable unit closest to the image forming device).

Therefore, it would be obvious to one having ordinary skill in the art that these limitations are variations of each other.

Allowable Subject Matter

2. Claims 1-6, 8-13, and 16-32 are allowed.

3. Regarding Claim 1, prior art teaches an image forming system, comprising: an image forming apparatus with a plurality of modes concerning power consumption, said image forming apparatus being capable of wirelessly transmitting information that there is a waiting job; a portable terminal which is capable of receiving said information transmitted wirelessly from said image forming apparatus.

Prior art fails to teach an image forming system comprising: position detector which detects a position of said portable terminal; and a mode switcher which switches from one mode concerning power consumption of said image forming apparatus to another in accordance with said position of said portable terminal which received said information.

4. Regarding Claim 2, prior art teaches an image forming apparatus, comprising: transmitter which is capable of wirelessly transmitting job-existence-information that there is an output-waiting-job to a portable terminal; a receiver which receives reply-information replying to said job-existence-information transmitted wirelessly from said portable terminal.

Prior art fails to teach an image forming apparatus, comprising: a position detector which detects a position of said portable terminal whose reply-information is received by said receiver; and a mode switcher which switches from one mode concerning power consumption to another based on said position of said portable terminal detected by said position detector.

5. Regarding Claim 17, prior art teaches an image forming apparatus, comprising: a job-output device which outputs a job; a communication device which communicates

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wirelessly with a prescribed portable terminal when there is an output-waiting-job waiting to be outputted from said job-output device.

Prior art fails to teach an image forming apparatus, comprising: a position detector which detects a position of said portable terminal based on a communication result of said communication device; and a controller which controls said image forming apparatus based on said position of said portable terminal detected by said position detector.

6. Regarding Claim 25, prior art teaches an image forming apparatus, comprising: a printing device which prints a print job on a paper; a communication device which communicates wirelessly with a prescribed portable terminal when there is a print job waiting for being printed by said printing device.

Prior art fails to teach an image forming apparatus, comprising: a position detecting device which detects a position of said portable terminal based on a communication result of said communication device; and a controller which selects one mode from a plurality of modes concerning power consumption of said printing device based on said position of said portable terminal detected by said position detecting device.

7. Regarding Claim 26, prior art teaches an image forming apparatus, comprising: an output device which outputs a job; a communication device which communicates wirelessly with a prescribed portable terminal when there is an output-waiting-job waiting for being outputted from said output device.

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Prior art fails to teach an image forming apparatus, comprising: a position detection device which detects a position of said portable terminal based on a communication result of said communication device; and a controller which controls said image forming apparatus based on said position of said portable terminal detected by said position detection device.

8. Regarding Claim 27, prior art teaches an image forming system comprising an image forming apparatus having at least one part that consumes electric power in operation, the image forming system comprising: a wireless communication unit capable of wirelessly communicating with a portable terminal; a determining unit for determining if the portable terminal is known in accordance with information obtained from the wireless communication unit.

Prior art fails to teach an image forming system comprising an image forming apparatus having at least one part that consumes electric power in operation, the image forming system comprising: a position detector for detecting a position of the portable terminal in accordance with a communication result of the wireless communication unit; and a control unit for controlling an operation of the at least one part of the image forming apparatus if it is determined by the determining unit that the portable terminal is known.

9. Regarding Claim 30, prior art teaches an image forming system comprising an image forming apparatus having at least one part that requires a time to return to a normal mode from a power saving mode, the image forming system comprising: a wireless communication unit capable of wirelessly communicating with a portable

terminal; a determining unit for determining if the portable terminal is known in accordance with information obtained from the wireless communication unit.

Prior art fails to teach an image forming system comprising an image forming apparatus having at least one part that requires a time to return to a normal mode from a power saving mode, the image forming system comprising: a control unit for controlling the at least one part of the image forming apparatus to return the normal mode from the power saving mode if it is determined by the determining unit that the portable terminal is known.

10. Claims 7, 14, and 15 would be allowable if rewritten or amended to overcome the rejection(s) under double patenting, set forth in this Office action.

Conclusion

11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Struble (US 6,745,253) discloses a system and method for locating and using a peripheral device.

Idehara (US 2002/0089694) discloses an image forming system and device and control method and control program for controlling image forming device.

Kondou et al (US 2004/0248569) discloses a portable terminal having function of detecting another person's approach utilizing short distance wireless communication means, and storage medium and server that are used for the detection.

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Contact Information

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Satwant K. Singh whose telephone number is (571) 272-7468. The examiner can normally be reached on Monday thru Friday 8am - 4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kimberly A. Williams can be reached on (571) 272-7471. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Satwant K. Singh

Examiner

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KIMBERLY WILLIAMS
SUPERVISORY PATENT EXAMINER